19352 THIS TRUST-DEED, made this BONI GENE .:. COL BERT	TRUST DEED	Nol. <u>m90</u> Page 17086
as Grantor, ASPEN_IIILE_& ESCRO		Construction Annual Annua
s Beneficiary, otration Grantor irrevocably grants, bargains.	WITNESSETH:	di
LEOSL DEED	regon, described as	stee in trust, with power of sale, the property Muril applied for the source of the property Control Control 21.MID ON UNECCO

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

ion with said real estate.

note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereof, it

not sconer paid, to be due and payable at maturity of order and under by granner, the linar payment of principal and interest nereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the granter without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: and repair not to remove or demolish any building or improvement thereon; not to comit or permove or demolish any building or improvement thereon; not to comit or permove or sectore, promptly and in good and workmanike destroyed thereon, and there all costs incurred therefor. J. To comply pith and use all costs incurred therefor. J. To comply pith and use all costs incurred therefor. J. To comply pith and use all property. If the beneficiary so requests, to join or executing such linearing as per provent the Unitorm Commer-proper public officer or offices as well as the cost of all line searcher made beneficiary. J. To provide and continuously means to desirable by the beneficiary.

cial Code as the beneficiary may require and to pay for illust summariant in the proper public ollice or ollices, as well as the cost of all lien searches make by illustication of the state of the

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such faking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's (es, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness accured, hereby, and grantor: agrees, at its own, expense. to take such actions' and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-miciary, payment of its fees and presentation of this decided and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in Intry, zerited in the set that the interase heremoder must here between NOTE: The trust Deed Act provides that the interase heremoder must here between NOTE: The trust Deed Act provides that the interase heremoder must here between the substant by the balance of the interase heremoder must here here here here NOTE: The trust Deed Act provides that the interase heremoder must here here here the substant is a substant the interase heremoder must here here here NOTE: The trust Deed Act provides that the interase heremoder must here here here the interase heremoder must here here here here here here here.

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Statistics and expension or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereof; (d) reconvey, within arranty; all or any part of the property: The failty entitled thereto," and the weak described as the "person or persons legally entitled thereto," and the weak described as the "person or persons teacher and the services mentioned in this paragraph shall be not leaster of any or location any of the transformer of the services mentioned in this paragraph shall be not leaster to be appointed by a court, and without regard to the advancy of any security for the indebtedness hereby secured, enter upon and takyancy of any security for the indebtedness hereby secured, enter upon and takyancy of any security for the such and prolifs, including those past due and unpaid, and apply the same. If the entering upon any indebtedness secured hereby, and in such order as been fuction of such renting, upon and taking possession of said property, the follection of such renting, issues and prolifs or the proceeds of three and prolifs or the norders of the advance of the advance of the advance of the such with any determine. If the entering upon and taking possession of a said property, the follection of such renting, issues and prolifs or the proceeds of three and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default by grantor in payment of any indebtedness secured the two secured. The team of the such advance of the property and the application or release thereof as aloresaid, shall not cure or waive any default by grantor in payment of any indebtedness secured the property and the application or awards and any indebtedness secured the property and the application or the advance of any release in the property and the application or the advance of any chereing the such oncire.

waive any detault or noise. I status intervande or invalidate any act done pursuant to such noise. 12. Upon detault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to make of any agreement hereunder, time being of the essence with respect to make of any agreement hereunder, time being of the essence with respect to make of any agreement hereunder, time being of the essence with respect to make of any agreement hereunder, time being of the essence with respect to make of any agreement hereunder, time being of the essence with respect to make of any agreement hereunder, the strust deed by declare all sums secured his decision the beneficiary may any other right or remedy, either at law or in equity, which the beneficiary may any other right or the further shall execute and cause to be recorded his written moliee of default and his election to sell the said described real property to satisfy the obligation notice thereol whereupon the trustee shall list the time and place of adalling motice thereol as then required by law and proceed to foreclose this trust deed in the manner, provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and safe, and at any time prior to 5 days before the date the trustee conducts the safe, the grantor or any other person so privileged by ORS 86.753, may cure the default or delault. If the default consists of a failure to pay, when due and the grantor or any other person so privileged by ORS 86.753, may cure the default or default. If the default consist of a failure to pay, when due and the default or default of the cure other than such portion as would beind, cured may be cured by removing the default of defaults, the person effecting the cure shall pay to the being the default or default, the person effecting the cure shall pay to the being the default or default, the person effecting the cure shall pay to the being the default or defaults, t

together with trustees and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the high selection (ask), payable at the time of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the property so soll, but without any covenant or warranty, express or im-plied. The recitate in the deed of any matters of lact shall be trusted, but including the frantor and beneficiary, may purchase at the sale. 15. When recitate sells pursuant to the powers provided herein, trustee shall deliver the boligation secured by the trust deed, (3) to all persons attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trust exceeding at the truste the the trust expression in the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the truster in the trust expression in any to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee anned herein or to any successor trustee appointed here-under. Upon such appointment, and without convortrustee appointed here-under. Upon such appointment, and without convortustee appointed here-under. Upon such appointment, and without convorting and the successor trustee, the latter shall be vested with all title, powers and on the pointment and subsituation shall be made by written instrument executed by benelking, which, when recorded in the mortgage records of the county or counties in which the successor trustee. of the successor trustee. I truste apublic record as provided by law. Trustee is not extended seed is made a public record as provided by law. Trustee is not extended seed in more apublic or proceeding is brought by trustee. All be a party unless or proceeding in which grantor, beneliciary or trustees and subsitive trustee. All be a party unless or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atto or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches; the United States ney, who is an active imember of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. ottor

The grantor covenants and agrees to and it seized in fee simple of said described real described real for the simple of said described real described real for the simple of said described real for the sin the simple of said described real for the simple of sai	property a inclusion (inclusion) (inclusion) inclusion inclus	and has a valid, unenc		that he is law-
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The grantor warrants that the proceeds of the low (a)* primarily for grantor's personal, family or h				10:
(b) for an organization, or (even if grantor is a company of the second se	natural per	rson) are for business or co	italia finite par postan si si si si Italia finite di si	a general de la servicie de la servi Regimenta de la servicie de la servi
This deed applies to; inures to the benefit of an ersonal representatives, successors and assigns. The te				
ersonal representatives, successors and assigns. I no to coured hereby, whether or not named as a beneticiary ender includes the temining and the nuter and the sig- or course and the supersonal the supersonal the signal the signal the signal the supersonal tempersonal tempe	ngular numi	per includes the piural.	Real Sector 2017년 1997년 199 1997년 1997년 1997	ನ್ನಡಿಸಿದ್ದು ಮಾಡಿದ್ದಾರೆ. ಅದರ್ಶನ್ನು ಕೊಡಿಸಿದ್ದಾರೆ. ಮತ್ತು ಜನೆಯ ಸಂಗಾಣಕ್ಕೆ ಮಾಡಿದ್ದಾರೆ. ಇದರು
IN WITNESS WHEREOF, said grant	or has her	reunto set his hand the	day and year first ab	ove written.
IMPORTANT NOTICE: Delete, by Jining out, whichever warn of applicable; if warranty (a) is applicable and the benefic	anty (a) or (b	itor BONI GENE CO	DIBERT	in a state of a state
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The undersigned is the legal owner and holder	of all indel	incled on nevment to you	of any sums owing to y	ou under the terms o
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Do not loss or destroy this Trust Doed OR THE NOTE which	h it secures. Be	sth must be delivered to the trush	e for cancellation before recom	reyance will be made.

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Souther Heating and Antonia

STATE OF OREGON, TRUST DEED 55. County of (FORM No. 881) Certify that the within instrument STEVENS NESS LAW PUB. CO., PORTLAND, ORE was received for record on the __day M., and recorded SPACE RESERVED in book/reel/volume No. _____ on page ______ or as tee/file/instru-ment/microtilm/reception No. _____, Grantor an Bettelichary. SURATION 1 VOOD SEVERAL VOOD SURARON 1 VOOD RECORDER'S USE Record of Mottsages of said County. Witness my hand and seal of County affixed. BONT THUT · • • 2 Bill AFTER RECORDING HETURN TO ASpen TOPP Winds IN TRATE Collection + uynaviza 👘 genterra. TITLE KOL ME ST LODO TLOBouty TRUST DEED By pT. 9.02625 600 G Sec. 1 43 44 1. TRASI DELO -Green Irus Deed Series FORM No. bai. No see a

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EXHIBIT "A"

A portion of the NE 1/4 SW 1/4. Section 3; Township 36 South, Range 6 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Starting from the Northwest corner of the NE 1/4 SW 1/4 Section 3, Township 36 South, Range 6 East of the Willamette Meridian; thence South 89 degrees 50' East a distance of 60.05 feet; thence South 2 degrees 36' 12" West, a distance of 485.33 feet; thence East a distance of 226.99 feet to an iron pin, the point thence East a distance of 100.97 feet to an iron pin; pin; thence East a distance of 100.97 feet to an iron pin; thence North 18 degrees 47' 58" West a distance of 132.04 feet to an iron pin; thence West a distance of 58.42 feet more or less, to the point of beginning

ALSO

Starting from the Northwest corner of NE 1/4 SW 1/4, Section 3, Township 36 South, Range 6 East of the Willamette Meridian, in the County of Klamath, State of Oregon; thence South 89 degrees 50' East a distance of 60.05 feet; thence South 2 degrees 36' 12" West a distance of 610.46 feet; thence East a distance of 100 feet to an iron pin, the point of beginning; thence South 22 degrees 17' 02" East a distance of 124.87 feet to an iron pin; thence Northeasterly on the Northerly side of the County Road, along a curve right having a radius of 507.47 feet, a distance of 90.11 feet to an iron pin; thence North 12 degrees 06' 40" West a distance of 91.15 feet to an iron pin; thence West, a distance of 114.16 feet more or less, to the point of beginning.

EXHIBIT "A" CONTINUED

ALSO

Starting from the Northwest corner of NE 1/4 SW 1/4, Section 3. Township 36 South, Range 6 East of the Willamette Meridian; thence South 89 degrees 50' East a distance of 60.05 feet; thence South 2 degrees 36' 12" West a distance of 610.46 feet; thence East a distance of 214.16 feet to an iron pin, the point of beginning; thence South 12 degrees 06' 40" East a distance ci 91.15 feet to an iron pin; thence North 77 degrees 53' 20" East a distance of 60.90 feet to an iron pin; thence Northeasterly co the Northerly side of the County Road, along a curve left having a radius of 543 feet, a distance of 63.39 feet to an iron pin; thence North 18 degrees 47' 58" West a distance of 62.80 feet to an iron pin; thence West a distance of 119.49 feet more or less, to the point of beginning.

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed	for record	at request	of	Aspe	n Title	Co.			the		24th	day
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